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SERIES I No. 1

OFFICIAL GAZETTE



GOVERNMENT OF GOA

PUBLISHED BY AUTHORITY

NOTE

There are three Extraordinary issues to the Official Gazette, Series I No. 52 dated 25-3-2021, namely:—

(1) Extraordinary dated 26-3-2021 from pages 2271 to 2290, Department of Finance (R&C), notifications regarding framing of Weekly Lottery Scheme.

(2) Extraordinary (No. 2) dated 30-3-2021 from pages 2291 to 2292, Department of Finance (R&C), Notification No. 38/1/2017-Fin(R&C)(192) regarding GST.

(3) Extraordinary (No. 3) dated 31-3-2021 from pages 2293 to 2308 from Department of Finance (Debt Management Division), Notification No. 5-7-2020-Fin(DMU) regarding Market Borrowing Programme; and Department of Law, Notifications regarding Goa Appropriation Acts.

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GOVERNMENT OF GOA

Department of Agriculture

Directorate of Agriculture

Notification

3/3/Hort/SSS-GSHCL/2/2020-21/D.Agri/896

Sub:- Addendum to State Sector scheme 'Promotion of Vegetables with Assured Markets-2015'.

Ref.- Notification No. 3/3/Hort/SSS-GSHCL/2/2016-17/D.Agri/37 dated 17 May, 2016 published in the Official Gazette, Series I No. 08 dated 26-05-2016.

Addendum

The following addendum is made in Notification No. 3/3/Hort/SSS-GSHCL/2/2016-17/D.Agri/37 dated 17 May, 2016 published in the Official Gazette, Series I No. 08 dated 26-05-2016.

The following vegetables are added at Sr. No. 4 (A) after xiii Ginger

-
- xiv Carrot
 - xv Capsicum
 - xvi Ash Gourd
 - xvii Diascorea
 - xviii Amado
 - xix Drumstick
 - xx Cabbage
 - xxi Red Pumpkin
 - xxii Sweet potato
 - xxiii Bread Fruit
 - xxiv Long Bean (wal)
 - xxv Banana flower bud (Boni)
 - xxvi Aakur
 - xxvii Jackfruit (vegetable purpose)
-

Other contents of the notification remains the same. This addendum shall come into force with immediate effect.

This issues with the approval of Government vide No. 1400076071 dated 20-03-2021.

By order and in the name of the Governor of Goa.

Nevil Alphonso, Director (Agriculture) & ex officio Joint Secretary.

Tonca-Caranzalem, 30th March, 2021.

Department of Animal Husbandry &
Veterinary Services

Notification

1-2(9)/2020-21/7681

DISASTER MANAGEMENT SCHEME (DMS)

The Disaster Management Act, 2005 uses the following definition for disaster: "Disaster" means a catastrophe, mishap, calamity or grave occurrence in any area) arising from natural or manmade causes, or by accident or negligence which results in substantial loss of life or human suffering or damage to, and destruction of, property, or damage to, or degradation of, environment, and is of such a nature or magnitude as to be beyond the coping capacity of the community of the affected area."

Aims and Objectives.— DMS of the Directorate of Animal Husbandry & Veterinary Services (A.H. & V.S.) is a dedicated fund for calamity relief whose primary purpose is to compensate the losses in Animal Husbandry sector immediately. This if needed will be supplemented by additional funds from the State Disaster Response Fund (SDRF) which is available with States for disaster response and is constituted under Section 48 of the Disaster management Act, 2005 (DM Act).

The financial assistance from DMS is for providing immediate relief/assistance for loss or Permanent Total Disability to livestock and Poultry/Provision of fodder, feed, concentrates including water in cattle camps and also at individual affected farmers sheds/Relief towards the cultivated but damaged green fodder crop plots/Provision for repairs of damaged Dairy machinery such as the Generator set, Chaff cutter, Animal shed washer and the milking machine and towards assistance for damaged cattle shed. In other words, DMS amount can be spent only towards meeting the expenses for emergency response, relief and rehabilitation to the victims of cyclone, drought, earthquake, fire, flood, tsunami, hailstorm, landslide, avalanche, cloud burst, pest attack, and frost and cold wave.

Eligibility.— In the wake of natural calamities, a state Government is empowered to undertake necessary relief measures. All dairy farmers who satisfy the criteria as laid down in the definition of “Disaster” can avail of the scheme.

Procedure.— The affected farmer should apply on a plain paper, in triplicate and submit it through the local Veterinary Officer/Assistant Director along with all proof as deemed fit.

The concerned Officer shall scrutinize the application and personally verify and put his remarks and recommend the case to the Directorate of Animal Husbandry & Veterinary Services, Patto - Panaji for information within 48 hours of its receipt. On receiving the documents completed in all respects by the Director of Animal Husbandry & Veterinary Services, designated team from Head Office will inspect and assess the situation and submit the report to the Director for effecting compensation within 03 days for onward submission to the Government for approval under Disaster Relief Fund of the Department.

The concerned Area Assistant Director/Veterinary Officer shall maintain all relevant details under the scheme.

Pattern of Assistance

Sr. No.	Items	Norms of Assistance
1	2	3
1. Search & Rescue Operations		
a)	Cost of search and rescue measures/evacuation of Livestock and poultry affected/likely to be affected	As per actual cost incurred, assessed by SEC and recommended by the Central Team (in case of NDRF). - By the time the Central Team visits the affected area. these activities are already over. Therefore, the State Level Committee and the Central Team can recommend actual/near-actual costs.
b)	Hiring of boats for carrying immediate relief and saving animal lives.	As per actual cost incurred, assessed by SEC and recommended by the Central Team (in case of NDRF). The quantum of assistance will be limited to the actual expenditure incurred on hiring boats and essential equipment required for rescuing stranded Livestock and thereby saving animal lives during a notified natural calamity.
2. Relief Measures		
	Provision for temporary shelters at a higher altitude for livestock affected/evacuated and sheltered in cattle camps/animal shelter, feed and fodder, veterinary health care, etc. for livestock/ /poultry affected/evacuated and sheltered in relief camps.	As per assessment of need by SEC and recommendation of the Central Team (in case of NDRF). for a period up to 30 days. The SEC would need to specify the number of camps, their duration and the number of livestock in camps. In case of continuation of a calamity like drought, or widespread devastation caused by earthquake or flood etc., this period may be extended to 60 days, and upto 90 days in cases of severe drought. Depending on the ground situation, the State Executive Committee can extend the time period beyond the prescribed limit subject to that expenditure on this account should not exceed 25% of the actual allocation of departmental Disaster relief fund.
		Veterinary care may be provided by the Animal Husbandry department

1	2	3
3. Clearance of Affected areas		
a) Clearance of debris in public areas		As per actual cost within 30 days from the date of start of the work based on assessment of need by SEC for the assistance to be provided under SDRF and as per assessment of the Central team for assistance to be provided under NDRF.
b) Disposal of dead bodies/Carcases		As per actual, based on assessment of need by SEC and recommendation of the Central Team (in case of NDRF).
4. Provision for hiring of essential search, rescue and evacuation equipments including public address systems, etc. for response to disaster		Expenditure is to be incurred as assessed by the State Executive Committee (SEC). - The total expenditure on this item should not exceed 10% of the actual allocation of departmental Disaster relief fund
5. Capacity Building		The total expenditure should not exceed 5% of the actual allocation of the departmental disaster relief fund
6. Provision for Emergency Medicines/ /Vaccines/Surgical Equipments		The total expenditure should not exceed 20% of the actual allocation of departmental Disaster relief fund.
7. Assistance for the loss of milch animals, draught animals or animals used for haulage		<p>Milch animals</p> <p>Rs. 40,000/- (Rupees Forty thousand only) for Adult Buffalo/CBC/Indigenous cows (Gir. Sahiwal & Red Sindhi) breeds.</p> <p>Rs. 20,000/- (Rupees Twenty thousand only) for Buff/ /CBC calves upto 27 months of age</p> <p>Rs. 25,000/- (Rupees Twenty five thousand only) for Indigenous calves upto 40 months of age</p> <p>For home reared Non Descript local female animals of age upto 1 year—Rs. 4,000/- (Rupees Four thousand only). Between 1 year to 4 years—Rs. 6,000/- (Rupees Six thousand only) and above 4 years—Rs. 10,000/- (Rupees Ten thousand only)</p> <p>Rs. 5,000/- (Rupees Five thousand only) for Adult (one year and above) Sheep/Goat/Pig</p> <p>Rs. 1,000/- (Rupees One thousand only) for below one year Sheep/Goat/Pig</p> <p>Draught Animals</p> <p>Rs. 25,000/- (Rupees Twenty Five thousand only) for Horse/Bullock/etc.</p> <p>Rs. 16,000/- (Rupees Sixteen thousand only) for donkey/pony/mule and bulls of indigenous breeds.</p> <p>The assistance will be subject to a ceiling of 03 large milch animals or 30 small milch animals or 03 large draught animals or 06 small, draught animals per</p>

1	2	3
		<p>household irrespective of whether a household has lost a larger number of animals (The loss is to be certified by the area Officer/Competent Authority designated by the (Department)</p> <p>Losses incurred on the infrastructure damage, feed and fodder at Goshalas will be compensated duly as per the norms of the DMS of the department. Also, the expenditure incurred on rescue of the animals housed at Goshala will be reimbursed as assessed by the local area officer. However, no compensation shall be paid on account of loss of lives of impounded stray cattle.</p> <p>Poultry Poultry @ Rs. 100/- (Rupees One hundred only) per bird subject to a ceiling of assistance of Rs. 10,000/- (Rupees Ten thousand only) per beneficiary household. The death of the poultry birds should be on account of a natural calamity.</p> <p><i>Note:</i> relief under these norms is not eligible if the assistance is available from any other Government scheme.</p>
8. Provision of Fodder/Feed concentrate including water supply and medicines in cattle camps/animal shelters		<p>Large animals: Rs. 150/- (Rupees one hundred fifty only) per day Small animals: Rs. 50/- (Rupees fifty only) per day</p> <p>Period for providing relief will be as per the assessment of the Departmental committee. The default period for assistance will be upto 30 days, which may be extended upto 60 days in the first instance and in case of severe drought upto 90 days. Depending on the ground situation, the Departmental Committee can extend the time period beyond the prescribed limit.</p> <p>Every Government Veterinary for establishment shall identify a safe place in consultation with respective Village Panchayat/Municipality at a higher level for evacuation of animals in case of floods. Only the animals brought to these identified safe places (known as cattle camps) will be eligible for the above said assistance.</p>
9. Provision of Fodder/Feed concentrate including water supply and medicines to the affected animals at their respective sheds		<p>A lump sum of Rs. 3,000/- (Rupees Three thousand only) per large animal head shall be provided as feed cost assistance (i.e. Concentrates, Hay, Kadba Kutti, etc.) damaged due to Natural Disaster, subject to verification by the Area Officer, and an upper limit of Rs. 25,000/- (Rupees Twenty five thousand only) per beneficiary or at actual, whichever is less, irrespective of number of animals.</p> <p>For small animals, the assistance shall be half the above with an upper limit of Rs. 12,500/- (Rupees</p>

1	2	3
		Twelve thousand five hundred only) per beneficiary or at actual, whichever is less, irrespective of number of animals.
		This amount is calculated as on average for 30 days.
		Period for providing relief will be as per the assessment of the Departmental committee. The default period for assistance will be upto 30 days, which may be extended upto 60 days in the first instance and in case of severe drought upto 90 days. Depending on the ground situation, the Departmental Committee can extend the time period beyond the prescribed limit.
10.	Assistance for cultivated damaged green fodder plots	Rs. 7,500/- (Rupees Seven thousand five hundred only) per Hectare (amount proportionate to actual cultivated area) assistance shall be paid to the green fodder damaged in cultivated plot due to natural calamity.
11.	Assistance for stored dry fodder	50% of the actual damage as assessed by the local area Officer.
12.	Transport of fodder to cattle outside cattle camps	As per actual cost of transport, based on assessment of need by the Departmental Committee consistent with estimates of cattle as per Livestock Census.
13.	Provision for repairs of Dairy equipment damaged (Machinery only)	Assistance @ Rs. 2,000/- (Rupees Two thousand only) per dairy equipment (Machinery only i.e. Generator set, Chaff cutter, Milking machine & Shed washer) shall be paid towards repairs of such above said individual items.
14.	Assistance for damaged Cattle shed	Rs. 10,000/- (Rupees Ten thousand only) or the actual cost whichever is less, per cattle shed when the damage is at least 15%.
15.	Assistance for loss of milk on account of natural disasters	Rs. 10,000/- (Rupees Ten thousand only) shall be paid towards Permanent Total Disability in case of injury/ disability inclusive of loss of milk due to mastitis/ metritis caused due to natural calamity on verification from the local Area Officer.

Government may add and or relax any of the clauses as felt deemed fit necessary from time to time.

The expenditure towards the scheme shall be debited to the following Budget Head of account:

2403—Animal Husbandry;

00—;

800—Other Expenditure;

11—Disaster Management Scheme under Act 2005 (Plan);

50—Other charges.

The Disaster Management Scheme corpus fund shall be created by means of an initial allotment of funds amounting Rupees twenty lakhs, by way of budgetary provisions made for this purpose and such additional grants on annual basis.

There will be additional annual allotments to the funds as per requirements.

The required amount will be decided by the Department.

Interpretation:— If any question arises regarding interpretation of any clause, word, expression of the scheme, the decision shall lie with Government, which shall be final and binding on all concerned.

By order and in the name of the Governor of Goa.

Dr. Agostinho Misquita, Director & ex officio Jt. Secretary (AH).

Panaji, 24th March, 2021.

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Department of Home

Home—General Division

Notification

11/13/91-HD(G)/Vol-I/858

Read: (1) Notification No. 11/13/91-HD(G) dated 20-08-2013 published in the Official Gazette, Series I No. 22 dated 29-08-2013.

(2) Notification No. 11/13/91-HD(G)/1485 dated 18-05-2015 published in the Official Gazette, Series I No. 8 dated 21-05-2015.

(3) Notification No. 11/13/91-HD(G)/2028 dated 15-06-2016 published in the Official Gazette, Series I No. 12 dated 23-06-2016.

(4) Notification No. 11/13/91-HD(G)/1226 dated 02-05-2017 published in the Official Gazette, Series I No. 6 dated 11-05-2017.

(5) Notification No. 11/13/91-HD(G)/Vol-I/1941 dated 11-07-2019.

The Government of Goa vide Notification No. 11/13/91-HD(G) dated 20-08-2013, published in the Official Gazette, Series I No. 22 dated 29-08-2013 (hereinafter called the "Principal Notification") framed the scheme for providing employment in Government to the children of freedom fighters as announced in the Budget Speech 2013-14. The Government desired that the continuity of the said Scheme is essential to bestow the benefits under the said Scheme to the children of Freedom Fighters registered with the Home Department, the Government of Goa is pleased to amend the said Scheme as under:

Amendment of clause 3

Clause 3 (c) of the said scheme shall be read as under:

"(c) However, the prevalent reservation of 2% points under Group 'A' and 'B' based on roster points shall continue vis-a-vis posts filled through GPSC for further period of two years w.e.f. 1st March, 2021".

Amendment of clause 5

Below mentioned clause (c) shall be added after clause 5 (b)

"(c) All eligible candidates who are registered with the department shall be temporarily engaged by the Goa Human Resource Development Corporation as per their qualification, till such time that they are provided employment benefits under the scheme".

Amendment of clause 6

Below mentioned clause shall be added after clause 6(c)

"(d) The relevant Recruitment Rules shall be relaxed to provide employment benefits to such eligible candidates, registered under the scheme who do not possess the requisite qualification, on case to case basis".

Amendment of clause 7

Clause 7 of the scheme shall be read as under:

"The scheme shall be valid for further period of two years w.e.f. 01-03-2021 to 28-02-2023".

By order and in the name of the Governor of Goa.

Eshant V. Sawant, Under Secretary (Home-II).

Porvorim, 23rd March, 2021.

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Department of Industries

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Notification

3/23/2014-IND/139

Notification No. [F. No. 21(5)/2019-P&G/Policy (Pt-IV)] dated 26th June, 2020 issued by Ministry of Micro, Small and Medium Enterprises, Government of India, New Delhi, published in the Gazette of India No. CG-DL-E-26062020-220191, Extraordinary, Part II-Section 3 sub-section (ii), published by Authority, New Delhi wherein, Ministry notifies certain criteria for classifying the enterprises as micro, small and medium enterprises and specifies the form and procedure for filing the memorandum (to be known as "Udyam Registration"), with effect from the 1st day of July, 2020, is hereby published for general information of the public.

By order and in the name of the Governor of Goa.

Amalia O. F. Pinto, Under Secretary (Industries).

Porvorim, 18th March, 2021.

MINISTRY OF MICRO, SMALL AND
MEDIUM ENTERPRISES

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Notification

New Delhi, the 26th June, 2020

S.O. 2119(E).— In exercise of the powers conferred by sub-section (1) read with sub-section (9) of section 7 and sub-section (2)

read with sub-section (3) of section 8, of the Micro, Small and Medium Enterprises Development Act, 2006 (27 of 2006), hereinafter referred to as the said Act, and in supersession of the notifications of the Government of India in the Ministry of Micro, Small and Medium Enterprises number S.O. 1702 (E), dated the 1st June, 2020, S.O. 2052 (E), dated the 30th June, 2017, S.O. 3322 (E), dated the 1st November, 2013 and S.O. 1722 (E), dated the 5th October, 2006, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-Section (ii), except as respects things done or omitted to be done before such supersession, the Central Government, after obtaining the recommendations of the Advisory Committee in this behalf, hereby notifies certain criteria for classifying the enterprises as micro, small and medium enterprises and specifies the form and procedure for filing the memorandum (hereafter in this notification to be known as "Udyam Registration"), with effect from the 1st day of July, 2020, namely:—

1. *Classification of enterprises*.— An enterprise shall be classified as a micro, small or medium enterprise on the basis of the following criteria, namely:—

(i) a micro enterprise, where the investment in plant and machinery or equipment does not exceed one crore rupees and turnover does not exceed five crore rupees;

(ii) a small enterprise, where the investment in plant and machinery or equipment does not exceed ten crore rupees and turnover does not exceed fifty crore rupees; and

(iii) a medium enterprise, where the investment in plant and machinery or equipment does not exceed fifty crore rupees and turnover does not exceed two hundred and fifty crore rupees.

2. *Becoming a micro, small or medium enterprise*.—

(1) Any person who intends to establish a micro, small or medium enterprise may file Udyam Registration online in the

Udyam Registration portal, based on self-declaration with no requirement to upload documents, papers, certificates or proof.

(2) On registration, an enterprise (referred to as "Udyam" in the Udyam Registration portal) will be assigned a permanent identity number to be known as "Udyam Registration Number".

(3) An e-certificate, namely, "Udyam Registration Certificate" shall be issued on completion of the registration process.

3. *Composite criteria of investment and turnover for classification.*—

(1) A composite criterion of investment and turnover shall apply for classification of an enterprise as micro, small or medium.

(2) If an enterprise crosses the ceiling limits specified for its present category in either of the two criteria of investment or turnover, it will cease to exist in that category and be placed in the next higher category but no enterprise shall be placed in the lower category unless it goes below the ceiling limits specified for its present category in both the criteria of investment as well as turnover.

(3) All units with Goods and Services Tax Identification Number (GSTIN) listed against the same Permanent Account Number (PAN) shall be collectively treated as one enterprise and the turnover and investment figures for all of such entities shall be seen together and only the aggregate values will be considered for deciding the category as micro, small or medium enterprise.

4. *Calculation of investment in plant and machinery or equipment.*—

(1) The calculation of investment in plant and machinery or equipment will be linked to the Income Tax Return (ITR) of the previous years filed under the Income Tax Act, 1961.

(2) In case of a new enterprise, where no prior ITR is available, the investment will be based on self-declaration of the promoter of the enterprise and such

relaxation shall end after the 31st March of the financial year in which it files its first ITR.

(3) The expression "plant and machinery or equipment" of the enterprise, shall have the same meaning as assigned to the plant and machinery in the Income Tax Rules, 1962 framed under the Income Tax Act, 1961 and shall include all tangible assets (other than land and building, furniture and fittings).

(4) The purchase (invoice) value of a plant and machinery or equipment, whether purchased first hand or second hand, shall be taken into account excluding Goods and Services Tax (GST), on self-disclosure basis, if the enterprise is a new one without any ITR.

(5) The cost of certain items specified in the *Explanation I* to sub-section (1) of section 7 of the Act shall be excluded from the calculation of the amount of investment in plant and machinery.

5. *Calculation of turnover.*—

(1) Exports of goods or services or both, shall be excluded while calculating the turnover of any enterprise whether micro, small or medium, for the purposes of classification.

(2) Information as regards turnover and exports turnover for an enterprise shall be linked to the Income Tax Act or the Central Goods and Services Act (CGST Act) and the GSTIN.

(3) The turnover related figures of such enterprise which do not have PAN will be considered on self-declaration basis for a period up to 31st March, 2021 and thereafter, PAN and GSTIN shall be mandatory.

6. *Registration process.*—

(1) The form for registration shall be as provided in the Udyam Registration portal.

(2) There will be no fee for filing Udyam Registration.

(3) Aadhaar number shall be required for Udyam Registration.

(4) The Aadhaar number shall be of the proprietor in the case of a proprietorship firm, of the managing partner in the case of a partnership firm and of a karta in the case of a Hindu Undivided Family (HUF).

(5) In case of a Company or a Limited Liability Partnership or a Cooperative Society or a Society or a Trust, the organisation or its authorised signatory shall provide its GSTIN and PAN along with its Aadhaar number.

(6) In case an enterprise is duly registered as an Udyam with PAN, any deficiency of information for previous years when it did not have PAN shall be filled up on self-declaration basis.

(7) No enterprise shall file more than one Udyam Registration: Provided that any number of activities including manufacturing or service or both may be specified or added in one Udyam Registration.

(8) Whoever intentionally misrepresents or attempts to suppress the self-declared facts and figures appearing in the Udyam Registration or updation process shall be liable to such penalty as specified under section 27 of the Act.

7. Registration of existing enterprises.—

(1) All existing enterprises registered under EM-Part-II or UAM shall register again on the Udyam Registration portal on or after the 1st day of July, 2020.

(2) All enterprises registered till 30th June, 2020, shall be re-classified in accordance with this notification.

(3) The existing enterprises registered prior to 30th June, 2020, shall continue to be valid only for a period up to the 31st day of March, 2021.

(4) An enterprise registered with any other organisation under the Ministry of Micro, Small and Medium Enterprises shall register itself under Udyam Registration.

8. Updation of information and transition period in classification.—

(1) An enterprise having Udyam Registration Number shall update its information online in the Udyam Registration portal, including the details of the ITR and the GST Return for the previous financial year and such other additional information as may be required, on self declaration basis.

(2) Failure to update the relevant information within the period specified in the online Udyam Registration portal will render the enterprise liable for suspension of its status.

(3) Based on the information furnished or gathered from Government's sources including ITR or GST return, the classification of the enterprise will be updated.

(4) In case of graduation (from a lower to a higher category) or reverse-graduation (sliding down to lower category) of an enterprise, a communication will be sent to the enterprise about the change in the status.

(5) In case of an upward change in terms of investment in plant and machinery or equipment or turnover or both, and consequent re-classification, an enterprise will maintain its prevailing status till expiry of one year from the close of the year of registration.

(6) In case of reverse-graduation of an enterprise, whether as a result of re-classification or due to actual changes in investment in plant and machinery or equipment or turnover or both, and whether the enterprise is registered under the Act or not, the enterprise will continue in its present category till the closure of the financial year and it will be given the benefit of the changed status only with effect from 1st April of the financial year following the year in which such change took place.

9. *Facilitation and grievance redressal of enterprises.*—

(1) The Champions Control Rooms functioning in various institutions and offices of the Ministry of Micro, Small and Medium Enterprises including the Development Institutes (MSME-DI) shall act as Single Window Systems for facilitating the registration process and further handholding the micro, small and medium enterprises in all possible manner.

(2) The District Industries Centres (DICs) will also act as Single Window facilitation Systems in their Districts.

(3) Any person who is not able to file the Udyam Registration for any reason including for lack of Aadhaar number, may approach any of the above Single Window Systems for Udyam Registration purposes with his Aadhaar enrolment identity slip or copy of Aadhaar enrolment request or bank photo pass book or voter identity card or passport or driving licence and the Single Window Systems will facilitate the process including getting an Aadhaar number and thereafter in the further process of Udyam Registration.

(4) In case of any discrepancy or complaint, the General Manager of the District Industries Centre of the concerned District shall undertake an enquiry for verification of the details of Udyam Registration submitted by the enterprise and thereafter forward the matter with necessary remarks to the Director or Commissioner or Industry Secretary concerned of the State Government who after issuing a notice to the enterprise and after giving an opportunity to present its case and based on the findings, may amend the details or recommend to the Ministry of Micro, Small or Medium Enterprises, Government of India, for cancellation of the Udyam Registration Certificate.

[F. No. 21(5)/2019-P&G/Policy (Pt-IV)]

A. K. SHARMA, Secy.

Department of Personnel

Notification

11/3/Apprent. Scheme/GHRDC/
/2020-PER/843

The Government of Goa is pleased to frame the following scheme so as to allow benefit of additional stipend to apprentices from the State of Goa with objective to promote apprenticeship and to make it more responsive to industry and youth in the State.

2. *Short title and commencement.*— (1) This scheme may be called the Goa Chief Minister's Apprenticeship Training Scheme, 2021.

(2) It shall come into force from the date of its publication in the Official Gazette.

3. *Definitions.*— In this scheme, unless the context otherwise requires,—

(a) "Apprentice" means an Apprentice as defined in the Apprentices Act, 1961 (Act No. 52 of 1961);

(b) "Employer" means an Employer as defined in the Apprentices Act, 1961 (Act No. 52 of 1961);

(c) "Establishment" means an Establishment as defined In the Apprentices Act, 1961 (Act No. 52 of 1961);

(d) "Industry" means an Industry as defined In the Apprentices Act, 1961 (Act No. 52 of 1961);

(e) "Month" shall mean calendar month.

4. *Implementing Agency.*— This Scheme, shall be implemented by the Goa Human Resource Development Corporation (GHRDC).

5. *Benefits under the scheme.*— (1) The scheme shall cover all categories of Apprentices.

(2) The Goa Human Resource Development Corporation shall pay stipend of Rupees One Thousand Five Hundred per month over and above the stipend payable under any of the

Government of India Apprentice Schemes to an apprentice who is having fifteen years residence in the State of Goa:

Provided that the benefit under this scheme shall be available only to the apprentice appointed by an employer entering into a MOU/Agreement with GHRDC/Government and provide details of monthly attendance and other information to GHRDC/Government.

(3) The benefit under this Scheme shall be available only for a period of one year to an apprentice.

(4) The maximum cap for registration of Apprentices under this scheme shall be two thousand five hundred apprentice trainees in a year, and shall be regulated by the principle of first come first served basis.

(5) The Employer/Establishment/Industry, who enters into a MOU or executes a contract with the GHRDC/Government, shall be required to obtain registration on the web portal. The GHRDC shall provide such entities with username and password for uploading the data.

(6) The registered Employer/Establishment/Industry shall upload the details of apprentice trainee who fulfill the residence criteria of fifteen years in the State of Goa. The registered Employer shall upload all requisite details including the contract of apprenticeship.

(7) The GHRDC upon receipt of details about monthly attendance from the Employer/Establishment/Industry transfer the additional stipend amount in the bank account of the apprentice trainee.

(8) The GHRDC shall pay stipend subject to the condition that the attendance of the apprentice should not be less than 75% in a month including holidays and paid leave.

(9) The benefit under this scheme shall not be considered as an entitlement and the decision regarding grant of additional stipend shall vest with the GHRDC. In the event of rejection of benefit of additional stipend, the

principle of promissory estoppel shall not be enforceable against the GHRDC or the Government.

6. *Constitution of Monitoring and Advisory Committee.*— The Government shall constitute a High Level Monitoring and Advisory Committee (HLMAC) comprising as under:—

1. Chairman of Goa Human Resources Development Corporation	— Chairperson.
2. The Director, Directorate of Skill Development and Entrepreneurship, Panaji-Goa	— Member.
3. The Director, Directorate of Industries, Trade and Commerce	— Member.
4. Commissioner, Labour and Employment	— Member.
5. 03 Members from industry to be nominated by the Chairperson	— Members.
6. Managing Director, Goa Human Resources Development Corporation	— Member Secretary.

The HLMAC shall oversee the implementation of the scheme and provide suggestions for improvement, if any.

7. *Functions of HLMAC.*— (1) The HLMAC shall advise GHRDC/Government for effective implementation of the scheme.

(2) If desired by the GHRDC or Government, the HLMAC shall form sub Committee for implementation of the scheme.

(3) The HLMAC shall advise GHRDC/Government for organising Job Fairs, awareness program, advertisement campaigns, etc.

(4) The HLMAC may request stakeholders/ Industry Associations/Chamber of Commerce to promote the scheme among peers and prospective apprentice trainees.

(5) If any dispute arises between the apprentice and the Employer/Establishment/ Government with regard to this Scheme, the GHRDC may consult HLMAC for its views/ advise in the matter. The decision of GHRDC in such disputes shall be final.

8. *Functions of the Implementing Agency.*— (1) Implementing agency shall carry out verification of application for registration and further disbursal of the additional stipend amount to the apprentice.

(2) Implementing agency shall open a separate account for the purpose of receiving grants and effecting payments under this scheme.

(3) This account shall be operated by two signatories of the implementing agency as may be decided by GHRDC.

(4) The expenditure under this scheme shall be audited by a chartered accountant. The fees of the chartered accountant shall be paid under the head-administrative expenses.

9. *Involvement of Stakeholders.*— Implementing agency may sign MoU with Employer/Establishment/Industry and its associations at national and local levels according to requirement. In order to have Apprentice engagement in Government sectors, MoU with State and Central Government Departments may be signed.

The GHRDC in consultation with HLMAC shall organise the Meetings/Workshops with all stakeholders. The GHRDC may also conduct various programmes as are necessary for promotion and implementation of the scheme.

10. *Monitoring of the Establishments.*— The implementing agency may randomly inspect the establishment for monitoring of the scheme.

11. *Pattern of Assistance for Drawal/ Expenditure.*— (1) The expenditure towards the implementation of the scheme shall be

debited to Demand No. 02 under Budget Head No. 3451—Secretariat Economic Services, 00—, 800—Other Expenditure, 09—Grants to Goa Human Resource Development Corporation, 31—Grant-in-aid.

(2) The GHRDC shall request the Government to make suitable budget provision for the operation of the scheme.

(3) The utilisation of Budget shall be in accordance with pattern of assistance and with due approval of the Chairman of GHRDC. The Chairman, GHRDC may delegate financial powers to Managing Director for smooth implementation of the Scheme.

(4) The Corporation shall raise quarterly bill to the Government by adding 10% of the advance amount as administrative expenses to the Corporation.

12. *Staffing Pattern.*— The Goa Human Resource Development Corporation shall appoint the required staff on contract after obtaining approval of Department of Personnel and concurrence of Finance Department.

13. *Interpretation.*— If any question arises regarding interpretation of any clause of this scheme, the decision of the Government on the same shall be final and binding on all concerned.

14. *Relaxation.*— The Government may relax any clause or condition of this scheme. However, release of financial assistance in such cases will be considered only with approval of Finance Department.

15. *Recovery of Benefits.*— Excess amount (not due) received from Government of Goa in respect to claim is recoverable.

(1) Any amount or benefit granted under this scheme shall be recovered, if, at any stage, it is found that the information furnished by the Establishment is incorrect or if the claim has been made by suppressing any materials facts. The final decision, as to any recoveries to be made, as above, shall be at the discretion of the Government.

15. *Tenure*.— This Scheme shall be valid for a period of 5 years from the date of its commencement.

This issues with the approval of Cabinet in its XLIIth Cabinet meeting held on 17-02-2021 and concurrence of Finance (Exp.) Department vide their U.O. No. 1400077354 dated 02-02-2021.

By order and in the name of the Governor of Goa.

Maya Pednekar, Under Secretary (Personnel-II).

Porvorim, 26th March, 2021.



Department of Power

Office of the Chief Electrical Engineer

Order

CEE/Estt/Revival S.E./4233

Sanction of the Government is hereby conveyed for revival of 02(two) posts of Superintending Engineer (Elect.), Group 'A' Gazetted in the Pay Matrix Level 12 in the Electricity Department as per the details shown below:—

Sr. Jurisdiction No.	Office to which the post is attached	Budget Head
1. South Goa	Office of the Superintending Engineer, Circle-I(S), Margao	2801—Power 05—Transmission and Distribution 001—Direction & Administration 01—Establishment (Non-Plan) 01—Salaries.
2. North Goa	Planning Section Office of the Chief Electrical Engineer, Panaji	2801—Power 05—Transmission and Distribution 001—Direction & Administration 01—Establishment (Non-Plan) 01—Salaries.

2. This issues with the approval of Personnel Department vide U. O. No. 402/F

dated 19-02-2021, concurrence of the Finance Department vide U.O. No. 1400074880 dated 20-03-2021 and the approval of Hon'ble Chief Minister dated 22-02-2021.

By order and in the name of the Governor of Goa.

Raghuvir G. Keni, Chief Electrical Engineer & ex officio Addl. Secretary.

Panaji, 26th March, 2021.



Department of Public Health

Order

22/7/2020-I/PHD/635

Sanction of the Government is hereby accorded for revival of the following posts in Institute of Nursing Education under Directorate of Health Services:—

Sr. No.	Name of the post	No. of posts	Pay Scale
1.	Professor (Group "A" Gazetted)	02 posts	Level-12
2.	Tutor (Group "B" Non-Gazetted)	19 posts	Level-6

This issues with the approval of the Personnel Department vide their U.O No. 81/F dated 14-02-2021 and also with the concurrence of the Finance (Rev. & Cont.) Department vide their U.O No. 1400078659/F dated 20-03-2021.

By order and in the name of the Governor of Goa.

Gautami Parmekar, Under Secretary (Health).

Porvorim, 24th March, 2021.



Department of Revenue

Order

35/06/02/2018-RD/7996

In exercise of the powers conferred under sub-rule (3) of Rule 4 of the Goa Stamp (Determination of True Market Value of

Property) Rules, 2003, the Government of Goa is pleased to issue rates of built-up properties as follows for the year 2021-22 which shall come into effect from 1st April, 2021 to 31st March, 2022. The below mentioned Category-wise minimum rates are base values.

A) Residential purpose:

Category of area	Rates per sq. mts. in gated colony	Rates per sq. mts. in built up area in independent plots
Category A	Rs. 50,000/-	Rs. 40,000/-*
Category B	Rs. 40,000/-	Rs. 35,000/-*
Category C	Rs. 35,000/-	Rs. 30,000/-*

*In case of villas/bungalows on individual plots the cost of land should be calculated separately based on the market value for the particular village/area.

For structures with load bearing construction/mud wall to be assessed at the rates of Rs. 15,000/- per/m² of build up area and land value to be calculated separately.

The minimum rate for Indo Portuguese architecture houses to be at least Rs. 20,000/- per m² of built up area. No reduction will be granted to any house considering that the house/structures is mundkarial house.

B) Commercial purpose:

Category of area in gated colony	Rates per sq. mts. of built up area
1	2

Category A

- | | |
|--|----------------|
| (a) Commercial premises facing the main/public road which does not include the internal roads in the complex/society on the ground floor | Rs. 1,50,000/- |
| (b) Any other commercial premises not facing public road | Rs. 1,00,000/- |
| (c) On upper floors | Rs. 75,000/- |

Category B

- | | |
|--|----------------|
| (a) Commercial premises facing the main/public road which does not include the | Rs. 1,00,000/- |
|--|----------------|

1	2
internal roads in the complex/society on the ground floor	
(b) Any other commercial premises not facing public road	Rs. 80,000/-
(c) On upper floors	Rs. 60,000/-
Category C	
(a) Commercial premises facing the main/public road which does not include the internal roads in the complex/society on the ground floor	Rs. 80,000/-
(b) Any other commercial premises not facing public road	Rs. 60,000/-
(c) On upper floors	Rs. 50,000/-

The hotels and resorts should be considered as commercial premises.

The structures used for business purposes, which are not part of commercial premises shall be valued at Rs. 20000 per sq. mts.

C) Industrial purpose:

Nature of industrial unit	Rate per sq. mts. of built up area
Information Technology/IT enabled service industries is established IT Parks	Rs. 60,000/-
Industrial building with RCC construction	Rs. 40,000/-
Industrial sheds	Rs. 20,000/-

Sudin Natu, Under Secretary (Revenue-I).
Porvorim, 16th March, 2021.



Department of Town and Country Planning
Office of the Chief Town Planner (Admn.)

Notification

45/1/TCP-09/pt file/661

In exercise of the powers conferred by sub-section (2) of section 3 of the Goa Tax on Infrastructure Act, 2009 (Goa Act 20 of 2009), the Government of Goa hereby amends the Schedule appended to the said Act as follows, namely:—

In the Schedule appended to the Goa Tax on Infrastructure Act, 2009 (Goa Act 20 of 2009),—

- (i) against serial No. (1), for the expressions "Rs. 200/-", "Rs. 800/-", "Rs. 250/-" and "Rs. 25,000/-", wherever they occur, the expressions "Rs. 140/-", "Rs. 560/-", "Rs. 175/-" and "Rs. 17,500/-" shall be respectively substituted;
- (ii) against serial No. (2), for the expressions "Rs. 200/-", "Rs. 600/-", "Rs. 250/-" and "Rs. 15,000/-", wherever they occur, the expressions "Rs. 140/-", "Rs. 420/-", "Rs. 175/-" and "Rs. 10,500/-" shall be respectively substituted; and

- (iii) against serial No. (3), for the expressions "Rs. 200/-", "Rs. 400/-", "Rs. 250/-" and "Rs. 10,000/-", wherever they occur, the expressions "Rs. 140/-", "Rs. 280/-", "Rs. 175/-" and "Rs. 7,000/-" shall be respectively substituted.

This Notification shall come into force with effect from the 1st day of April, 2021.

By order and in the name of the Governor of Goa.

James Mathew, Chief Town Planner
(Admn.) & ex officio Joint Secretary.

Panaji, 31st March, 2021.

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